

*Settlement***ORIGINAL****UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF NEW YORK****A.I.J.J. ENTERPRISES, INC.,****Plaintiff,****- against -****LF STORES, CORP., LF STORES NEW  
YORK, INC. and LIPSY LTD.,****Defendants.****07 CV 10511 (SAS)****STIPULATION**

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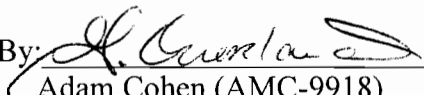
**IT IS HEREBY STIPULATED AND AGREED** by the undersigned attorneys representing the below-mentioned parties to the above-referenced matter that the time of Defendant Lipsy, Ltd. to answer, move or otherwise respond to the Complaint in the above-referenced matter is hereby extended to and including January 7, 2008.

**IT IS HEREBY FURTHER STIPULATED AND AGREED** that Defendant Lipsy, Ltd. shall not assert defenses based on lack of personal jurisdiction or insufficient service of process of the Summons and Complaint.

This Stipulation may be executed in facsimile counterparts, each of which shall constitute an original and may be submitted to the Court.

Dated: New York, New York  
December 18, 2007

**KANE KESSLER, P.C.**

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By: *s/ Marc Misthal*, *with permission*  
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SO ORDERED

*[Signature]*  
Scheidlin, J.

*12/21/07*